

CERTIFICATE

The undersigned authority has the honour to certify, in conformity with Article 6 of the Convention,

1) that the document has been served on **Jesse Willms**

the (date) June 08, 2012

at (place, street, number) 475 Balmoral Crescent, Sherwood Park, Alberta

in one of the following methods authorised by Article 5:

- a) in accordance with the provisions of sub-paragraph (a) of the first paragraph of Article 5 of the Convention.
- b) **in accordance with the following particular method:** On June 07, 2012, attended at #300, 85 Cranford Way, Sherwood Park and was advised by a neighbouring business that they have not seen any activity at this location for approximately 3 weeks. On June 08, 2012 the documents were posted to the door of Jesse Willms' residence located at 475 Balmoral Crescent, Sherwood Park, Alberta on the instructions of Randall Dixon, of Dixon & Hayes, Toledo, Ohio, pursuant to Article 5(b). The Realtor responsible for selling this property confirmed that Jesse Willms still lives at this residence.
- c) by delivery to the addressee, who accepted it voluntarily.

The documents referred to in the request have been delivered to:

(identity and description of person)

relationship to the addressee (family, business or other):

2) that the document has not been served, by reason of the following facts:

In conformity with the second paragraph of Article 12 of the Convention, the applicant is requested to pay or reimburse the expenses detailed in the attached statement.

Annexes

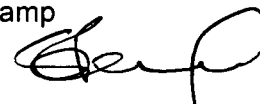
Documents returned:
Summons and Class Action Complaint for Fraud,
Misrepresentation, Unjust Enrichment and Violation
Michigan Consumer Protection Act

Done at Edmonton
Alberta the
8th day of June, 2012

In appropriate cases, documents
establishing the service:

.....
.....
.....
.....

Signature and/or stamp



STEVEN LEWICKI

CERTIFICATE

The undersigned authority has the honour to certify, in conformity with Article 6 of the Convention,

1) that the document has been served on **Terra Marketing Group**

the (date) June 08, 2012

at (place, street, number) 475 Balmoral Crescent, Sherwood Park, Alberta

in one of the following methods authorised by Article 5:

a) in accordance with the provisions of sub-paragraph (a) of the first paragraph of Article 5 of the Convention.

b) **in accordance with the following particular method:** On June 07, 2012, attended at #300, 85 Cranford Way, Sherwood Park and was advised by a neighbouring business that they have not seen any activity at this location for approximately 3 weeks. On June 08, 2012 the documents were posted to the door of Jesse Willms' residence located at 475 Balmoral Crescent, Sherwood Park, Alberta on the instructions of Randall Dixon, of Dixon & Hayes, Toledo, Ohio, pursuant to Article 5(b). The Realtor responsible for selling this property confirmed that Jesse Willms still lives at this residence.

c) by delivery to the addressee, who accepted it voluntarily.

The documents referred to in the request have been delivered to:

(identity and description of person)

relationship to the addressee (family, business or other):

2) that the document has not been served, by reason of the following facts:

In conformity with the second paragraph of Article 12 of the Convention, the applicant is requested to pay or reimburse the expenses detailed in the attached statement.

Annexes

Documents returned:

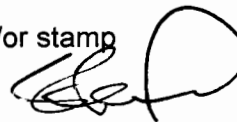
Summons and Class Action Complaint for Fraud,
Misrepresentation, Unjust Enrichment and Violation
Michigan Consumer Protection Act

Done at Edmonton
Alberta the
8th day of June, 2012

In appropriate cases, documents
establishing the service:

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Signature and/or stamp



STEVEN LEWICKI

CERTIFICATE

The undersigned authority has the honour to certify, in conformity with Article 6 of the Convention,

1) that the document has been served on **1524948 Alberta Ltd.**

the (date) June 08, 2012

at (place, street, number) 475 Balmoral Crescent, Sherwood Park, Alberta

in one of the following methods authorised by Article 5:

- a) in accordance with the provisions of sub-paragraph (a) of the first paragraph of Article 5 of the Convention.
- b) **in accordance with the following particular method:** On June 07, 2012, attended at #300, 85 Cranford Way, Sherwood Park and was advised by a neighbouring business that they have not seen any activity at this location for approximately 3 weeks. On June 08, 2012 the documents were posted to the door of Jesse Willms' residence located at 475 Balmoral Crescent, Sherwood Park, Alberta on the instructions of Randall Dixon, of Dixon & Hayes, Toledo, Ohio, pursuant to Article 5(b). The Realtor responsible for selling this property confirmed that Jesse Willms still lives at this residence.
- c) by delivery to the addressee, who accepted it voluntarily.

The documents referred to in the request have been delivered to:

(identity and description of person)

relationship to the addressee (family, business or other):

2) that the document has not been served, by reason of the following facts:

In conformity with the second paragraph of Article 12 of the Convention, the applicant is requested to pay or reimburse the expenses detailed in the attached statement.

Annexes

Documents returned:
Summons and Class Action Complaint for Fraud,
Misrepresentation, Unjust Enrichment and Violation
Michigan Consumer Protection Act

Done at Edmonton
Alberta Canada the 8th
8th day of June, 2012

In appropriate cases, documents
establishing the service:

.....
.....
.....
.....

Signature and/or stamp



STEVEN LEWICKI





JESSE WILLIAMS
sp 475 Belmont Coast
Sherwood Park Hts.

Terra Marketing Group
90475 Belvedere Crescent
Shawwood Park, PA16
Attn: Jesse Willing

1521418 Atlanta, Ltd.
4975 Belmont Avenue
Shirwood Park, Atlanta
Attn: Jesse Williams

ISSUED A.M. 10.1.
4-17-78 Edward G. Gault
Shawnee Park, PA 173
MTR: Shawnee Park

These things
of 4-17-78 Edward G. Gault
Shawnee Park, PA 173

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of 4-17-78 Edward G. Gault
Shawnee Park, PA 173
MTR: Shawnee Park